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15 Attorneys for Plaintiff

17 THE UNITED STATES DISTRICT COURT

18 DISTRICT OF ARIZONA

19 Joan Matthey,

Case No.: 4:13-CV-01170-DCB

20 Plaintiff,

21 vs.

22 Wells Fargo & Company, Plan
Sponsor, a Delaware Corporation;
23 Liberty Life Assurance Company of
Boston, a New Hampshire
Corporation; John Does 1-10; Jane
Does 1-10; ABC Companies 1-10;
24 XYZ Corporations 1-10,

**STIPULATION OF DISMISSAL
WITH PREJUDICE**

26 Defendants.

27 Plaintiff Joan Matthey (“Plaintiff” or “Matthey”) and Defendants, Wells Fargo &
28 Company (“Wells Fargo”) and Liberty Life Assurance Company of Boston (“Liberty

1 Life") (collectively "Defendants") file this Joint Stipulation of Dismissal pursuant to Fed.
2 R. Civ. P. 41(a), and state as follows:

3 Plaintiff and Defendants no longer desire to litigate this action.

4 Accordingly, Plaintiff and Defendants stipulate that this action is dismissed with
5 prejudice with all attorneys' fees and costs paid by the party that incurred them.

6 WHEREFORE, Plaintiff and Defendants request that the Court take notice of the
7 stipulation of dismissal and enter any necessary orders to close this case before the Court,
8 all rights contained in any written agreement between the parties being preserved.

9 Dated this 9th day of July 2014.
10

11 **LAW OFFICES OF IWANA RADEMAEKERS, P.C.**

13 By: /s/ Iwana Rademaekers
14 Iwana Rademaekers
15 Attorney for Defendants

16 - AND -
17

18 **LAW OFFICES OF JOEL L. HERZ**

20 By: /s/ Joel L. Herz
21 Joel L. Herz
22 Attorney for Plaintiff

CERTIFICATE OF SERVICE

I hereby certify that on July 9, 2014, I electronically transmitted this document to the Clerk's Office using the CM/ECF System for filing, and the electronic case filing system sent a "Notice of Electronic Filing" to the following attorneys of record who have consented in writing to accept this Notice as service of this document by electronic means, as follows:

Joel L. Herz
Email: joel@joelherz.com

Attorney for Plaintiff

By: /s/Sandy Acker
Employee of the Law Offices of
Iwana Rademaekers, P.C.